

# In the Supreme Court of the State of Alaska

Annie Sockpick,

Appellant,

v.

Joel Magby,

Appellee.

Supreme Court No. S-17799

## Order

Supplemental Briefing (Informal)

Date of Order: 3/22/2022

Trial Court Case No. 3PA-18-02060CI

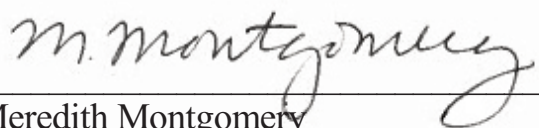
### IT IS ORDERED, SUA SPONTE:

1. The parties are invited to file supplemental memoranda that address the following issue. The parties both argue that Judge Kristiansen's order of April 23, 2018 in case 3PA-17-01060 CI must be given effect, yet disagree about what the effect of this order must be. The first page of Judge Kristiansen's order states: "After consideration of the evidence and arguments presented, the Court grants in part the Defendant's *Motion*, finding the February 6, 2017 *Property Settlement Agreement* enforceable<sup>2</sup> and the *Settlement and Release Agreement* unenforceable." Footnote 2 of this order states: "Excluding the ambiguous term. *See* FN 27." Footnote 27 of this order describes as "ambiguous" the following sentence in the Property Settlement Agreement: "This release covers any battery, assault or other actions of domestic violence." The parties did not address footnote 2 of Judge Kristiansen's order in their briefing to the trial court or to this court. The parties are now invited to address the effect, if any, of footnote 2 on the claim at issue in this appeal.
2. The memoranda shall conform to the requirements of Appellate Rule 513.5 and shall not exceed **eight** pages.
3. The memoranda are due on or before **4/13/2022**. No extensions will be granted except upon a showing of extraordinary and compelling circumstances. *Cf.* Alaska R. App. P. 503.5(c)(2).

Entered at the direction of an individual justice.

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